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0	Lead Counsel for the Class			
11	Lead Counsel for the Class			
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
13				
14	SAN FRANCISCO DIVISION RICHARD GREGORY, On Behalf of Himself) Case No. C-04-4293-VRW			
15	RICHARD GREGORY, On Behalf of Himself) and All Others Similarly Situated,	CLASS ACTION		
16	Plaintiff,	STIPULATION REGARDING MAILING		
17	vs.	NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE		
18	CHIRON CORPORATION, HOWARD H. PIEN, JOHN A. LAMBERT and DAVID V.	STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE		
19	SMITH,	OF SETTLEMENT HEARING; (PROPOSED) ORDER		
20	Defendants.	OKDEK		
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$\begin{bmatrix} 22 \\ 22 \end{bmatrix}$				
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$\begin{bmatrix} 2 \\ 28 \end{bmatrix}$	STIPULATION REGARDING MAILING NOTICES TO IN CHIRON EMPLOYEE STOCK PURCHASE PLAN A			
-	OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.: C-04-4293-VRW			

1. On or about June 17, 2008, the Court approved the Preliminary Order For Notice And Hearing In Connection With Settlement Proceedings, directing that Notice of the Settlement to be sent to all class members and further providing for a deadline of August 18, 2008 for class members to object or opt out of the Settlement.

- 2. The Court's order provided that the Claims Administrator shall send the Notice to nominee purchasers such as brokerage firms and other persons or entities who purchased Chiron common stock during the Class Period as record owners but not as beneficial owners, and that such nominee purchasers were directed, within seven (7) days of their receipt of the Notice, to either forward copies of the Notice to their beneficial owners or to provide the Claims Administrator with lists of names and addresses of beneficial owners for mailing of the Notice by the Claims Administrator. Pursuant to the Order, the Claims Administrator mailed the Notice on July 9, 2008 to nominee purchasers of Chiron stock during the Class Period, including Citigroup Global Markets.
- 3. On September 15, 2008 the Claims Administrator, Gilardi & Co. LLC, received a list containing some 10,022 names and addresses of participants in the Chiron Employee Stock Purchase Plan ("CESPP"), who may be members of the proposed Class herein, from Citigroup Global Markets, successor to Smith Barney, which apparently acted as the broker and record holder for shares that were purchased through the CESPP. Citigroup Global Markets had previously provided the Claims Administrator, on July 8, 2008, with a list of the names and addresses of 55,513 of its brokerage clients for whom it acted as record holder and Notice was mailed to those individuals on or about July 17, 2008; in addition, Citigroup Global Markets

Gilardi has frequent contacts with most of the nominees in connection with various class action mailings, and when possible advises brokers of upcoming requests. Citigroup Global Markets submitted this list prior to Gilardi's formal notification to them, apparently in response to such an alert or to the posting of the Notices on Gilardi's website.

STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW

STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW

provided the Claims Administrator, on July 15, 2008, with 18 additional names and addresses and Notice was mailed to those individuals on or about July 16, 2008.

- 4. The parties hereto submit that, in order to allow the recently identified potential Class Member who participated in the CESPP to receive the Notices and to have an opportunity to determine whether they wish to request exclusion, or to object or comment on the proposed Settlement and/or Motion for Attorneys' fees and expenses, that, subject to the Court's approval, it is appropriate to mail copies of the Cover Notice, Settlement Notice and Proof of Claim, together with an insert to these notices advising the CESPP participants that they may submit exclusion requests, or objections or comments, within thirty days after the date of mailing and to adjourn the Settlement Fairness Hearing to a date, at the Court's convenience, sufficiently after the extended exclusion and objection/comment deadline to allow counsel for the parties to respond to any additional submissions received from these CESPP participants.
- 5. No Class Member has submitted a notice of intention to appear at the previously scheduled October 6, 2008 Settlement Fairness Hearing, and the Settlement Notice specifically provides: "You should be aware that the Court may change the date and time of the Settlement Fairness Hearing. Thus, if you want to come to the hearing, you should check with Lead Plaintiff's Counsel before coming to be sure that the date and/or time has not changed." Thus, adjourning the hearing should not result in any Class Member inconvenience.
- 6. The parties are advised that the Claims Administrator can print and mail copies of the Notices and new Insert within no less than five (5) business days from being notified of the new deadlines and hearing date.

NOW THEREFORE, the parties stipulate, agree and jointly respectfully request that the Court enter the attached[proposed] Order adjourning the Settlement Fairness Hearing, establishing a new deadline for CESPP participants who are Class Members to submit exclusion

1	requests or objections or comments concerning on the proposed Settlement and/or Motion for		
2	Attorneys' fees and expenses, and approving the mailing of the Notices and an Insert,		
3	substantially in the form attached to the Order as Exhibit 1 to the recently identified CESPP		
4	participants.		
5	DATED: September 18, 2008	MILBERG LLP	
6		JEFF S. WESTERMAN	
7			
8		/s/ Jeff S. Westerman JEFF S. WESTERMAN	
9		One California Plaza	
10		300 South Grand Avenue, Suite 3900 Los Angeles, CA 90071	
11		Telephone: (213) 617-1200 Facsimile: (213) 617-1975	
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13		MILBERG LLP GEORGE A. BAUER III	
14		ANITA KARTALOPOULOS One Penn Plaza	
15		New York, NY 10119 Telephone: (212) 594-5300	
16		Facsimile: (212) 868-1229 Email: gbauer@milberg.com	
17		akartalopoulos@milberg.com	
18		Lead Counsel for the Class	
19		KROLL HEINEMAN GIBLIN, LLC VINCENT M. GIBLIN	
20		99 Wood Avenue South, Suite 307 Iselin, NJ 08830	
21		Telephone: (732) 491-2100 Facsimile: (732) 491-2120	
22		Email: vgiblin@krollfirm.com	
23		Counsel for Lead Plaintiff	
24			
25			
26			
27			
28	STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE		

CASE NO.:C-04-4293-VRW DOCS\445165v1

OF SETTLEMENT HEARING; [PROPOSED] ORDER

1 2	DATED: September 18, 2008		WACHTELL, LIPTON, ROSEN & KATZ PAUL K. ROWE RACHELLE SILVERBERG
3			
4			/s/ Paul K. Rowe PAUL K. ROWE
5			51 West 52nd Street
6			New York, NY 10019 Telephone: (212) 403-1000
7			Facsimile: (212) 403-2210
8			Counsel for Defendant Novartis Vaccines and Diagnostics, Inc. (formerly known as Chiron Corporation)
10	DATED: September 18, 2008		SKADDEN ARPS SLATE MEAGHER
11			& FLOM LLP JAMES E. LYONS
12			AMY S. PARK
13			/2/ A C. DI.
14			/s/ Amy S. Park AMY S. PARK
15			525 University Avenue, Suite 1100 Palo Alto, CA 94301
16			Telephone: (650) 470-4511 Facsimile: (888).3296334
17			E-mail: amy.park@skadden.com
18			
19			Counsel for Defendants Novartis Vaccines and Diagnostics, Inc. (formerly known as Chiron
20			Corporation), Howard H. Pien, John A. Lambert and David V. Smith
21		*	* *
22		*	* *
23			
24			
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28		HASE PLA	TO RECENTLY IDENTIFIED PARTICIPANTS IN AND ADJOURNING DEADLINES AND DATE ER -4 -

ORDER 1 2 The above stipulation having been considered and good cause appearing therefore, the 3 Court directs and authorizes the Claims Administrator to mail copies of the Cover Notice, Settlement Notice and the Proof of Claim, together with a an Insert, substantially in the form 4 5 attached to this Order as Exhibit 1, to the recently identified CESPP participants. The Notices and Insert shall advise the recently identified CESPP participants who are 6 7 Class Members that the deadline for them to request exclusion, or to object or comment on the proposed Settlement and/or Motion for Attorneys' fees and expenses, is set as [Oct. 292008] 8 9 [five (5) business days **plus** thirty (30) calendar days after entry of this Order]. The Settlement Fairness Hearing is hereby adjourned and re-scheduled for 10 [Dec. 3 2008] [date at the Court's convenience 60 or more calendar days after entry of this 11 Order]. The Claims Administrator shall add a prominent notice on the www.chironlitigation.com 12 13 website alerting all visitors to that site of the adjourned date of the Settlement Fairness Hearing. Counsel for the parties to the stipulation shall advise any Class Member who hereafter inquires 14 about the Settlement, of the adjourned hearing date, and shall notify all persons who sent an e-15 mail to the website a notice of the adjourned hearing date. No further notice of the adjournment 16 is necessary. 17 18 IT IS SO ORDERED. 19 DATED: Sept. 22 20 2008 HONORABLE VAUGHN R. WAI 21 JUDGE OF THE DISTRICT COURT 22 23 24 25 26 27 STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS 28 IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE

DOCS\445165v1

CASE NO.:C-04-4293-VRW

OF SETTLEMENT HEARING; [PROPOSED] ORDER

EXHIBIT 1

NOTICE TO CESPP PARTICIPANTS RE: NEW DEADLINES FOR CESPP PARTICIPANTS FOR EXCLUSION REQUESTS, OBJECTIONS OR COMMENTS ON SETTLEMENT OR MOTION FOR ATTORNEYS' FEES AND EXPENSES, AND NOTICE OF CHANGE OF HEARING DATE

This Notice relates to the accompanying notices from the *In re Chiron Corporation*Securities Litigation, pending before the Honorable Vaughn R. Walker in the United States

District Court for the Northern District of California, San Francisco Division, as Case No. C-04-4293-VRW.

This Notice is being directed to participants in the Chiron Employee Stock Purchase Plan ("CESPP") who may have purchased Chiron Corporation common stock through the CESPP during the period from July 23, 2003 through October 5, 2004 and may therefore be members of the settlement Class in the above-referenced Litigation. The deadlines listed in the accompanying "Notice of Pendency of Class Action and Proposed Settlement Thereof, Motion for Attorneys' Fees and Settlement Fairness Hearing" (the "Settlement Notice"), are being extended for the addressees of this Notice because a large number of CESPP participants have only recently been identified.

Please note that the date for the Settlement Fairness Hearing previously announced in the Settlement Notice has been changed to [INSERT NEW DATE: ______ at ____ a.m.]

The deadline for you to request exclusion from the Class or to object to or comment on the Settlement, the Plan of Allocation, the Motion for Attorneys' fees and expenses has been extended to [INSERT NEW DATE: ______, 2008.] The Settlement Notice, which contains important information about Class Members' rights, is otherwise unchanged.

If you have any questions about the Settlement or the litigation, you may contact the

Claims Administrator: Chiron Corporation Securities Litigation Settlement c/o Gilardi & Co. LLC, Claims Administrator

P.O. Box 8040

San Rafael, CA 94912-8040

Copies of the full Settlement Notice and other information may be viewed or downloaded

at www.chironlitigation.com

STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW

-1 -

STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW

-1 -

DOCS\445165v1

DECLARATION OF SERVICE BY MAIL

I, the undersigned, declare:

- 1. That declarant is and was, at all times herein mentioned, employed in the County of Los Angeles, over the age of 18 years, and not a party to or interest in the within action; that declarant's business address is One California Plaza, 300 South Grand Avenue, Suite 3900, Los Angeles, California 90071-3149.
- 2. That on September 18, 2008, declarant served the STIPULATION

 REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN

 CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES

 AND DATE OF SETTLEMENT HEARING; [PROPOSED] ORDER by depositing a true copy thereof in a United States mailbox at Los Angeles, California in a sealed envelope with postage thereon fully prepaid and addressed to the parties listed on the attached Service List.
- 3. That there is a regular communication by mail between the place of mailing and the places so addressed.
- 4. That on the above date, declarant served via e-mail to: scac@law.stanford.edu.

 I declare under penalty of perjury that the foregoing is true and correct. Executed this

 18th day of September, 2008, at Los Angeles, California.

ZABETH VILLALOBOS

SERVICE LIST 1 Richard Gregory v. Chiron Corporation, et al. USDC ~ San Francisco - Case No.C-04-4293-VRW 3 Counsel for Plaintiffs Jeff S. Westerman George A. Bauer III 4 MILBERG LLP Anita Kartalopoulos MILBERG LLP One California Plaza 5 One Pennsylvania Plaza 300 S. Grand Avenue, Suite 3900 New York, NY 10119 Los Angeles, CA 90071 Telephone: (213) 617-1200 Telephone: (212) 594-5300 Facsimile: (213) 617-1975 Facsimile: (212) 868-1229 7 Kroll Heineman Giblin LLC Lionel Glancy 99 Wood Avenue South, Suite 307 GLANCY BINKOW & GOLDBERG LLP 9 Iselin, NJ 08830 1801 Ave. of the Stars, Suite 311 Telephone: (732) 491-2100 Los Angeles, CA 90067 Facsimile: (732) 491-2120 Telephone: (310) 201-9150 10 Facsimile: (310) 201-9160 11 Brian P. Murray Vincent Giblin Murray, Frank & Sailer LLP 12 PITTA & DREIER LLP 275 Madison Avenue, Suite 801 499 Park Avenue New York, NY 10016 13 15th Floor Telephone: (212) 682-1818 New York, New York 10022 14 Facsimile: (212) 682-1892 Telephone: (212) 652-3890 Facsimile: (212) 652-3891 15 Counsel for Defendants James E. Lyons Eric Waxman Skadden Arps Slate Meagher & Flom LLP Amy Park 17 300 S. Grand Avenue Skadden Arps Slate Meagher & Flom LLP Four Embarcadero Center, Suite 3800 Los Angeles, CA 90071 18 San Francisco, CA 94111 Telephone: (213) 687-5000 Telephone: (415) 984-6400 Facsimile: (213) 687-5600 19 Facsimile: (415) 984-2698 20 Paul K. Rowe Rachelle Silverberg 21 Wachtell, Lipton, Rosen & Katz 51 West 52nd Street 22 New York, New York 10019 23 Telephone: (212) 403-1000 Facsimile: (212) 403-2000 24 25 26 27 STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS 28 IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE -3 -OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW

Caseas: 04-04-04/29429/B-WRWD obcoronement/17/980 Filled 09/22//2008Pageatge of 11 of 11 Other Counsel Jeffrey R. Krinsk Finkelstein & Krinsk 501 W. Broadway, Suite 1250 San Diego, CA 92101-3593 Telephone: (619) 238-1333 Facsimile: (619) 238-5425 STIPULATION REGARDING MAILING NOTICES TO RECENTLY IDENTIFIED PARTICIPANTS IN CHIRON EMPLOYEE STOCK PURCHASE PLAN AND ADJOURNING DEADLINES AND DATE -4 -OF SETTLEMENT HEARING; [PROPOSED] ORDER CASE NO.:C-04-4293-VRW DOCS\445165v1